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HICKMAN PALERMO TRUONG & BECKER, LLP 2055 GATEWAY PLACE			COLAN, GIOVANNA B		
SUITE 550			ART UNIT	PAPER NUMBER	
SAN JOSE, C	CA 95110		2162		
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/648,749	IDICULA ET AL.			
		Examiner	Art Unit			
		Giovanna Colan	2162			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PER WHICHEVER IS LONGER, FROM - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of - If NO period for reply is specified above, the ma - Failure to reply within the set or extended perio Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1	THE MAILING DA provisions of 37 CFR 1.13 this communication. ximum statutory period w d for reply will, by statute, months after the mailing	ATE OF THIS COMMUNICATIO 16(a). In no event, however, may a reply be ti- rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONI	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
 Responsive to communication This action is FINAL. Since this application is in concluded in accordance with the 	2b)☐ This ndition for allowan	action is non-final.				
Disposition of Claims						
4)	is/are withdraw d. a <u>d 31-33</u> is/are rejud d to.	vn from consideration.				
Application Papers						
	is/are: a) acce ny objection to the o ncluding the correcti	epted or b) objected to by the drawing(s) be held in abeyance. Se on is required if the drawing(s) is ob	ee 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892)		4) 🔲 Interview Summan	4/PTO 413)			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing F Information Disclosure Statement(s) (PTO Paper No(s)/Mail Date 		Paper No(s)/Mail D				

Application/Control Number: 10/648,749

Art Unit: 2162

DETAILED ACTION

Page 2

1. This action is issued in response to the Amendment filed on 05/30/2006.

- 2. Claims 12, and 14 were amended. Claims 13, 17, 30, and 34 were canceled. No claims were added.
- 3. This action is made Final.
- 4. Claims 1 12, 14 16, 18 29, and 31 33 are pending in this application.
- 5. Applicant's arguments filed on 05/30/2006 have been fully considered but they are not persuasive.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 7. Claim 1 4, 6, 9, 12, 14 16, 18 21, 23, 26, and 29 are rejected under 35 U.S.C. 102(e) as being anticipated by Fox et al. (Fox hereinafter) (US Patent Pub. App. No. 2003/0120665 A1, filed: March 22, 2002).

Regarding Claim 1, Fox discloses a method of evolving an Extensible Markup Language (XML) Schema (Page 3, [0061], lines 1 – 4, Fox), the method comprising:

receiving, at a schema evolver that is executing in a computer system, a document that indicates one or more changes to be made to a first XML schema (Fig. 4, Page 3 and 4, [0061] and [0071], lines 1 – 4 and 1 – 5, receiving a schema, the schema including at least one primary data structure; respectively, Fox¹);

based on said first XML schema and said document, said schema evolver generating a second XML schema (Page 4 and 8, [0072] and [0149], lines 24 – 27 and 10 – 13; respectively, Fox); and

based on said second XML schema, generating one or more first Structured Query Language (SQL) statements (Page 6, [0128], lines 1 – 3, Fox).

Regarding Claim 2, Fox discloses a method, wherein said first SQL statements, when executed, cause one or more database object types to be created (Page 48, [0455], lines 6 – 9, Fox).

Regarding Claim 3, Fox discloses a method, wherein said first SQL statements, when executed, cause one or more database object tables to be created (Page 16, [0253], lines 1 – 4, Fox).

¹ Examiner interprets the schema transformation generator (taught in Fox's disclosure, Page 4, [0072], lines 1-3, Fox) as the schema evolver.

Art Unit: 2162

Regarding Claim 4, Fox discloses a method, wherein said first SQL statements, when executed, cause one or more database object types to be deleted (Page 56, [0502], lines 7 – 10, deletion, Fox²).

Regarding Claim 6, Fox discloses a method, wherein said first SQL statements, when executed, cause one or more database object types to be altered (Page 56, [0502] and [0504], lines 9 – 10 and 1 – 2, object y is changed; respectively, Fox).

Regarding Claim 9, Fox discloses a method, wherein said one or more changes are expressed as one or more instances of one or more XML types specified by a third XML schema (Fig. 11A, Page 11, [0200], lines 1 - 5, Fox³).

Regarding Claim 12, Fox discloses a method of generating Structured Query Language (SQL) statements to alter database types in a database system that has definition data that defines a set of one or more database object types, the method comprising:

receiving a first Extensible Markup Language (XML) schema (Fig. 4, Page 3, [0061], lines 1 – 4, receiving a schema, Fox); and

² Wherein deletion of an object implies deletion of an object type.

³ Fox's disclosure teaches transformations from one schema to the other (Fig. 11A, Page 11, [0200], lines 1 – 5, Fox), and includes different schemas, including a third schema (Fig. 4, Data Schema #3, Fox). Examiner interprets that if the changes are expressed in a first and/ or second schema, then the changes will also be expressed in a third schema.

based on said first XML schema, generating one or more SQL statements that, when executed, cause a database server to alter said set of one or more database object types (Page 59, [0529], lines 8 – 11, Fox);

wherein said one or more database object types were generated based on a second XML schema that differs from said first XML schema (Page 3 and 48, [0052] and [0453], lines 2 - 7 and 8 - 11; respectively, Fox⁴).

Regarding Claim 14, Fox discloses a method, wherein said first XML schema was generated based on said second XML schema (Page 56, [0502], lines 9 - 10, Fox⁵).

Regarding Claim 15, Fox discloses a method, wherein said one or more SQL statements, when executed, cause said database server to create one or more of said one or more database object types (Page 48, [0455], lines 6 – 9, Fox).

Regarding Claim 16, Fox discloses a method, wherein said one or more SQL statements, when executed, cause said database server to delete one or more of said one or more database object types (Page 56, [0502], lines 7 - 10, deletion, Fox⁶).

Regarding Claim 18, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors,

⁴ Wherein target is the second XML schema, and data type VARCHAR2 is the database object type.

causes the one or more processors to perform the method recited in claim 1 (see Fox's citation included in claim 1 above, and Page 47, [0449], lines 4 - 7, Fox).

Regarding Claim 19, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 2 (Page 48, [0455], lines 6 - 9, Fox).

Regarding Claim 20, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 3 (Page 16, [0253], lines 1 - 4, Fox).

Regarding Claim 21, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 4 (Page 56, [0502], lines 7 - 10, deletion, Fox').

Regarding Claim 23, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors,

Examiner interprets the objects as the XML schemas.
 Wherein deletion of an object implies deletion of an object type.

Wherein deletion of an object implies deletion of an object type.

Art Unit: 2162

causes the one or more processors to perform the method recited in claim 6 (Page 56, [0502] and [0504], lines 9 - 10 and 1 - 2, object y is changed; respectively, Fox).

Regarding Claim 26, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 9 (Page 5, [0086], lines 1 – 4, Fox⁸).

Regarding Claim 29, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 12 (see citation included in claim 12 above).

Regarding Claim 31, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 14 (Page 56, [0502], lines 9 – 10, Fox⁹).

Regarding Claim 32, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors,

 $^{^8}$ Fox's disclosure teaches transformations from one schema to the other (Page 5, [0086], lines 1 – 4, Fox), and includes different schemas, including a third schema (Fig. 4, Data Schema #3, Fox). Examiner interprets that if the changes are expressed in a first and/ or second schema, then the changes will also be expressed in a third schema.

Art Unit: 2162

causes the one or more processors to perform the method recited in claim 15 (Page 48, [0455], lines 6 - 9, Fox).

Regarding Claim 33, Fox discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 16 (Page 56, [0502], lines 7 – 10, deletion, Fox¹⁰).

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

⁹ Examiner interprets the objects as the XML schemas.

consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

10. Claim 5, 7 – 8, 22, and 24 – 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fox et al. (Fox hereinafter) (US Patent Pub. App. No. 2003/0120665 A1, filed: March 22, 2002) in view of Chau et al. (Chau hereinafter) (US Patent No. 6,636,845 B2, filed: January 31, 2002).

Regarding Claim 5, Fox discloses all the limitations as disclosed above including SQL tables related to XML schema information. However, Fox is silent about deleting tables. On the other hand, Chau discloses a system and method for generating XML documents including deleting database tables (Page 27, lines 36 – 38, Chau). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate Chau's teachings to Fox's system. Skilled artisan would have been motivated to do so, as suggested by Chau (Col. 2, lines 54 – 57, Chau), in order to decompose an XML document and store the decomposed data into a relational database.

Regarding Claim 7, the combination of Fox in view of Chau discloses a method, wherein said first SQL statements, when executed, cause one or more database object tables to be altered (Fig. 4, item 410, Col. 34, lines 40 – 42, Chau).

¹⁰ Wherein deletion of an object implies deletion of an object type.

Art Unit: 2162

Regarding Claim 8, the combination of Fox in view of Chau discloses a method, wherein said first SQL statements, when executed, cause one or more database object instances to be altered (Fig. 4, item 406, Col. 34, lines 33 – 37, Chau¹¹).

Regarding Claim 22, the combination of Fox in view of Chau discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 5 (see citation included in claim 5 above).

Regarding Claim 24, the combination of Fox in view of Chau discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 7 (Fig. 4, item 410, Col. 34, lines 40 – 42, Chau).

Regarding Claim 25, the combination of Fox in view of Chau discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 8 (Fig. 4, item 406, Col. 34, lines 33 – 37, Chau¹²).

¹¹ Examiner interprets column as a database object instance.

Art Unit: 2162

11. Claim 10 – 11, and 27 – 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fox et al. (Fox hereinafter) (US Patent Pub. App. No. 2003/0120665 A1, filed: March 22, 2002) in view of Vaitzblit (Vaitzblit hereinafter) (USPatent Application Pub. No. 2002/0007363 A1, filed: May 21, 2001).

Regarding Claim 10, Fox discloses all the limitations as disclosed above including SQL statements. However, Fox is silent about reversing SQL statements. On the other hand, Vaitzblit discloses a system and method for generating SQL statements that cause other SQL statements to be reversed (Page 4, [0036], lines 13 – 19, Vaitzblit). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate Vaitzblit's teachings to the Fox's system. Skilled artisan would have been motivated to do so, as suggested by Vaitzblit (Page 1, [0007], lines 13 – 16, Vaitzblit), to provide store and roll forward methods that allow recovery of fine-grained objects, such as an individual row within table. In addition, Vaitzblit's teachings belongs to the same field of SQL and database management systems.

Regarding Claim 11, the combination of Fox in view of Vaitzblit discloses a method, further comprising:

determining, while executing said one or more first SQL statements, whether an error has occurred (Page 2, [0020], lines 3 – 4 and 10 – 11, Vaitzblit); and

¹² Examiner interprets column as a database object instance.

Art Unit: 2162

in response to determining that an error has occurred, executing one or more of said one or more second SQL statements that, when executed, cause effects of said one or more first SQL statements that have been executed to be reversed (Page 2 and 4, [0021] and [0036], lines 9 – 10 and 13 – 19; respectively, Vaitzblit).

Regarding Claim 27, the combination of Fox in view of Vaitzblit discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 10 (see citation included in claim 10 above).

Regarding Claim 28, the combination of Fox in view of Vaitzblit discloses a computer-readable medium carrying one or more sequences of instructions which, when executed by one or more processors, causes the one or more processors to perform the method recited in claim 11 (see citation included in claim 11 above).

Art Unit: 2162

Response to Arguments

1. Applicant argues that the prior art fails to disclose; "generating the second schema based on the first schema".

Examiner respectfully disagrees. Fox does disclose generating the second schema based on the first schema (Page 4, [0072], lines 24 – 27, Fox). Wherein the first schema corresponds to the first schema claimed; and the second schema corresponds to the second schema claimed. In addition, Fox discloses the transformation generator for generating such schemas as claimed (Page 4, [0072], lines 24 – 27, Fox). Fox further details the steps of generating the second schema based on the first schema (Page 8, [0149], lines 10 – 13, Fox). Wherein the source XML schema corresponds to the first schema claimed; and the target XML schema corresponds to the second schema claimed.

2. Applicant argues that the prior art fails to disclose; "that a user does not need to manually change a first schema into a second schema".

Examiner respectfully disagrees. Fox does disclose that a user does not need to manually change a first schema into a second schema (Fig. 1, item 150 and 160, Page 5 and 6, [0106] and [0114], lines 8 – 11 and 5 – 7; respectively, Fox). Wherein the step of building the ontology automatically corresponds to the step where the user does not

need to manually change first into second schema. In addition, the limitation including the specific language "manually" was not included in the original claim language.

3. Applicant argues that the prior art fails to disclose; "to produce the second schema automatically".

Examiner respectfully disagrees. Fox does disclose to produce the second schema automatically (See response to argument 2) above in this office action). In addition, the limitation including the specific language "automatically" was not included in the original claim language.

4. Applicant argues that the prior art fails to disclose; "wherein said one or more database object types were generated based on a second XML schema that differs from said first XML schema".

Examiner respectfully disagrees. Fox does disclose wherein said one or more database object types were generated based on a second XML schema that differs from said first XML schema (Page 48, [0453], lines 8-11, Fox). Wherein the target corresponds to the second XML schema claimed; and wherein the data type VARCHAR2 corresponds to the database object type claimed. Fox discloses in detailed the step of generating one or more database object types (Page 48, [0455], lines 6-9, Fox). Additionally, Fox discloses how the target, as mentioned in this office action, corresponds to a target data schema (Page 3, [0052], lines 2-7, Fox).

Art Unit: 2162

5. Applicant argues that; "The Office Action does not even allege that either Chau or Vaitzblit discloses, teaches, or suggests the features of Claim 1 or Claim 12 that are distinguished from Fox".

Examiner respectfully disagrees. Fox does disclose and teach the features of Claims 1 and 12 (See office action above and response to arguments 1 – 4 above).

Art Unit: 2162

Conclusion

1. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

2. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Art Unit: 2162

Prior Art Made Of Record

- 1. Fox et al. (US Patent Pub. App. No. 2003/0120665 A1, filed: March 22, 2002) discloses a run-time architecture for enterprise integration with transformation generation.
- 2. Chau et al. (US Patent No. 6,636,845 B2, filed: January 31, 2002) discloses generating one or more XML documents from a single SQL query.
- 3. Vaitzblit (US Patent Application Pub. No. 2002/0007363 A1, filed: May 21, 2001) discloses a system and method for transaction-selective rollback reconstruction of database objects.

Application/Control Number: 10/648,749

Art Unit: 2162

Points Of Contact

Page 18

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Giovanna Colan whose telephone number is (571) 272-

2752. The examiner can normally be reached on 8:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John Breene can be reached on (571) 272-4107. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

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USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Giovanna Colan Examiner Art Unit 2162

August 11, 2006

JOHN BREENE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100

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